## ROTHMAN, SCHNEIDER, SOLOWAY & STERN, LLP

Attorneys at Law 100 Lafayette Street, Suite 501 New York, NY 10013

Franklin A. Rothman
Jeremy Schneider
Robert A. Soloway
David Stern
Rachel Perillo

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Tel: (212) 571-5500

Fax: (212) 571-5507

## BY ECF

Honorable Brian M. Cogan United States District Court 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Michael Vax 22 Cr. 324 (BMC)

Dear Judge Cogan:

I write without objection of the government to respectfully request an extension of the October 17 sentencing date in this matter to November 19, 2024, or to a date thereafter convenient to the Court. Mr. Vax currently resides on release conditions with his wife in southern Florida. He is in compliance with his conditions which have been in place since the date of his surrender and guilty plea on September 23, 2022. I am in the process of working with my client and his large family to gather information and documents relevant to sentence, but am not at this time in a position to present Mr. Vax's sentencing case to the Court, though I am working diligently to do so.

For these reasons, this brief continuance is needed so that your Honor will be in possession of centrally important information about the defendant and offense at the time of sentence. Should the Court require additional information regarding this application, it is respectfully requested that the parties be notified.

Sincerely,

Robert A. Soloway

Robert A. Soloway

cc: AUSA Arun Bodapati (by ECF) RAS/sc